AGREEMENT FOR CONSERVATION EASEMENT

(This instrument is exempt from County and State transfer taxes pursuant to MCL 207.505(a) and MCL 207.526(a), respectively)

This CONSERVATION EASEMENT is created on	, 20, by and between
one), or corporation, partnership, municipality, or limited liability co	(name) married/single individual[s] (circle
one), or corporation, partitership, manifepanty, or inflitted hability oc	ompany (encic one), whose address
isthe Michigan Department of Environment, Great Lakes, and Energ	(Grantor) and gy (EGLE), whose address is P.O. Box
30458, Lansing, Michigan 48909-7958 or Constitution Hall, 3rd Flo Michigan 48933 (Grantee);	
The Grantor is the fee simple title holder of real property located in	n (circle one) the Township/City of
. County, and	State of Michigan, legally described in
Exhibit A.	3 to 1 to
The EGLE is the agency charged with administering Part 303, We and Environmental Protection Act, 1994 PA 451, as amended (NR	
Permittee (insert name and add applied for a Permit (EGLE File NumberP), pursua impact regulated wetland. The EGLE evaluated the permit applica authorized for certain activities within regulated wetlands provided	nt to Part 303, to authorize activities that will ation and determined that a permit could be
As a condition of the above-referenced permit, Grantor (on behalf grant the EGLE a Conservation Easement that protects the wetlan wetlands on the property and restricts further development to the a Conservation Easement (the Easement Premises) consists of app map depicting the Easement Premises is attached as Exhibit C. To the county register of deeds.	nd mitigation site and/or the remaining area legally described in Exhibit B. The proximatelyacre(s). A survey
ACCORDINGLY, Grantor hereby conveys unto the Grantee, forever Easement as set forth in this Agreement pursuant to Subpart 11 or Preservation Easement, of the NREPA, MCL 324.2140 et seq., on	f Part 21, Conservation and Historic

COVENANTS, TERMS, CONDITIONS AND RESTRICTIONS

1. The purpose of this Agreement is to protect the functions and values of existing or established wetlands and its natural resource values on the Easement Premises, consistent with the Permit, and the protection of the benefits to the public derived from wetlands and integral habitat, by requiring Grantor to maintain the Easement Premises in its natural and undeveloped condition.

- 2. Except as authorized under EGLE Permit Number _____-___-P, issued on ____/___/20___ or as otherwise provided in this Agreement, Grantor shall refrain from, and prevent any other person from, altering or developing the Easement Premises in any way. This includes, but is not limited to:
 - a) Alteration of the surface topography;
 - b) Creation of paths, trails, or roads;
 - c) The placement of fill material as defined in Part 303 of the NREPA, MCL 324.30301 et seq., as amended:
 - d) Dredging, removal or excavation of any soil or minerals;
 - e) Drainage of surface or groundwater;
 - f) Construction or placement of any structure;
 - g) Plowing, tilling, mowing or cultivating the soils or vegetation;
 - h) Alteration or removal of vegetation, including the planting of non-native species;
 - i) Ranching, grazing, farming;
 - j) Use of chemical herbicides, pesticides, fungicides, fertilizers, spraying with biocides, larvicides or any other agent or chemical treatments, unless as part of an EGLE-approved Management Plan;
 - k) Construction of unauthorized utility or petroleum lines;
 - Storage or disposal of ash, garbage, trash, debris, abandoned equipment or accumulation of machinery, bio-solids or other waste materials, including accumulated vegetative debris, such as grass clippings, leaves, yard waste or other material collected and deposited from areas outside the Easement Premises;
 - m) Use or storage of automobiles, trucks or off-road vehicles including, but not limited to, snowmobiles, dune buggies, all-terrain vehicles, and motorcycles;
 - n) Placement of billboards or signs, except as otherwise allowed in the Permit or this Agreement;
 - o) Use of the wetland for the dumping of untreated storm water or the directing of treated storm water to the easement premises at a volume that adversely impacts the hydrology of the wetland;
 - p) Actions or uses detrimental or adverse to water conservation and purity, and fish, wildlife or habitat preservation.
- 3. Cutting down, burning, destroying, or otherwise altering or removing trees, tree limbs, shrubs or other vegetation, whether living or dead, is prohibited within the Easement Premises, except with the written permission of Grantee, expressly for the removal of trees or limbs to eliminate danger to health and safety, to reduce a threat of infestation posed by diseased vegetation, invasive non-native plant species that endanger the health of native species or as otherwise provided in the EGLE-approved Management Plan for the Easement Premises.
- 4. Grantor is not required to restore the Easement Premises due to alterations resulting from causes beyond the owner's control, including, but not limited to, unauthorized actions by third parties that were not reasonably foreseeable; natural causes or natural disasters, such as unintentional fires, floods, storms, or natural earth movement.
- 5. Grantor, Permittee or its authorized agents or representatives may enter the Easement Premises to perform activities within the Easement Premises consistent with the Permit or the mitigation requirements. Grantor or Permittee shall provide 5 days notice to the Grantee of undertaking any mitigation activity, even if the mitigation project has been conceptually approved. Any activities undertaken pursuant to the Permit, a mitigation project or this Agreement, shall be performed in a manner to minimize the adverse impacts to existing wetland or mitigation areas.
- Grantor covenants that Grantor has good and sufficient title to the Easement Premises described in Exhibit B.
- 7. Grantor covenants that any other existing interests or encumbrances in the Easement Premises have been disclosed to the EGLE.
- 8. Grantor covenants that to the best of Grantor's knowledge no hazardous substances or hazardous or toxic wastes have been generated, treated, stored, used, disposed of or deposited in or on the property.

- 9. This Agreement does not grant or convey to Grantee or members of the general public any right to possession or use of the Easement Premises.
- 10. Grantor shall continue to be responsible for the upkeep and maintenance of the Easement Premises to the extent it may be required by law.
- 11. Grantee and its authorized employees and agents, as shown in Exhibit D, may enter the Easement Premises at reasonable times to determine whether the Easement Premises are being maintained in compliance with the terms of this Agreement, mitigation, or other conditions of the Permit; and for purposes of taking corrective actions for failure to comply. If Grantee is entering the Easement Premises for purpose of taking corrective actions, Grantor shall be provided with 14 days notice to provide the opportunity to cure the failure to comply.
- 12. This Agreement shall be binding upon the successors and assigns of the parties and shall run with the land in perpetuity, unless modified or terminated by written agreement of the parties.
- 13. This Agreement may be modified only in writing through amendment of the Agreement. Any modification shall be consistent with the purpose and intent of the Agreement.
- 14. In addition to the right of the parties to enforce this Agreement, it is also enforceable by others against the owner of the land, in accordance with Part 21, Subpart 11 of the NREPA, MCL 324.2140 *et seq,* as amended.
- 15. Grantor shall indicate the existence of this Agreement on all future deeds, mortgages, land contracts, plats, and any other legal instrument used to convey an interest in the Easement Premises.
- 16. A delay in enforcement shall not be construed as a waiver of the Grantee's rights to enforce the conditions of this Agreement.
- 17. This Agreement shall be liberally construed in favor of maintaining the purpose of the Conservation Easement.
- 18. If any portion of this Agreement is determined to be invalid by a court of law, the remaining provisions will remain in force.
- 19. This Agreement will be construed in accordance with Michigan law. All legal action related to this conservation easement must be filed and pursued in Michigan state courts.
- 20. In addition to the terms of the Permit issued by Grantee, this document sets forth the entire agreement of the parties. It is intended to supersede all prior discussions or understandings.
- 21. Within 90 days after this Agreement is executed, Grantor shall place and maintain, at Grantor's expense, signs, fences, or other suitable markings along the Easement Premises to clearly demarcate the boundary of the Easement Premises, or as otherwise provided in the Permit.
- 22. The terms 'Grantor' and 'Grantee' wherever used in this Agreement, and any pronouns used in place thereof, shall include, respectively, the above-named Grantor and their personal representatives, heirs, successors, and assigns, and the above-named Grantee and their successors and assigns.

LIST OF ATTACHED EXHIBITS

Exhibit A: A legal description of the Grantor's property, inclusive of the Easement Premises.

Exhibit B: A legal description of the Easement Premises.

Exhibit C: A survey map depicting the Easement Premises that also includes identifiable landmarks,

such as nearby roads, to clearly identify the easement site.

Exhibit D: A legal description that provides a path of legal access to the Easement Premises and a map

that indicates this access site that EGLE staff will use for ingress and egress to and from the Easement Premises or, if the Easement is directly connected to a publicly accessible point, such as a public road, a statement is required that authorizes EGLE staff ingress and egress to and from the Easement Premises with a map that clearly indicates the connection of the

public access site to the Easement Premises.

Exhibit E: If applicable, a stewardship and/ or long-term management plan that that includes baseline

documentation and any vegetation and/or site management plans.

IN WITNESS WHEREOF, the parties have executed this Agreement on the date first above written. In signing this Agreement, the Signatory covenants that he or she has the authority to convey the Conservation Easement on behalf of the Grantor.

	GRANTOR:	
	Signature:	
	Type/Print Grantor's Name exactly as signed	
	Title (if signing on behalf of an organization	
	Organization Name (if signing on behalf of an or	ganization)
STATE OF MICHIGAN } } ss COUNTY OF}		
IF SIGNING ON	BEHALF OF AN ORGANIZATION, THIS	MUST BE COMPLETED:
The foregoing instrument was	acknowledged before me this day	of, 20
by	, (name[s]) the	, (title)
of	, (Organization name) anited liability company (circle one), on be	, (state) corporation, half of the organization.
	(Signature of Notary Public)	
	(Typed or Printed name of Notary Public)	
	My commission is in:	County, Michigan
	Acting in:	County, Michigan
	My Commission Expires:	
(OR) IF SIGNING AS AN IND	IVIDUAL OR MARRIED PERSON, THIS	MUST BE COMPLETED:
The foregoing instrument was	acknowledged before me this day	of, 20
by	, (name[s])	(marital status).
	(Signature of Notary Public)	
	(Typed or Printed name of Notary Public)	
	My commission is in:	County, Michigan
	Acting in:	County, Michigan
	My Commission Expires:	

	GRANTEE:	
	STATE OF MICHIGAN DEPARTMENT OF ENVIRONMENT, GREAT LAKES, A WATER RESOURCES DIVISION	ND ENERGY
	Teresa Seidel, Division Director	
STATE OF MICHIGAN}		
COUNTY OF INGHAM}	} ss	
The foregoing instrument wa by Teresa Seidel, Division D Department of Environment,	as acknowledged before me this day of Director, Water Resources Division, State of Michigan, on beha t, Great Lakes, and Energy.	, 2019, alf of the Michigar
	(Signature of Notary Public)	
	(Typed or Printed name of Notary Public)	
	Acting in: Ingham County, Michigan	
	My Commission is in County,	Michigan
	My Commission Expires:	

Form Drafted By:

The Honorable Dana Nessel, Attorney General Department of Attorney General Environment, Natural Resources, and Agriculture Division P.O. Box 30755 Lansing, Michigan 48909 AFTER RECORDING, RETURN TO:
Michigan Department of Environment, Great Lakes, and Energy
Water Resources Division
Constitution Hall, 3rd Floor South
P.O. Box 30458
Lansing, Michigan 48909-7958